IN AND FOR THE

Fifth Appellate District

COURTROOM PROCEEDINGS

The court met in its courtroom at 10:00 A.M. Present: Honorable James A. Ardaiz, Presiding Justice; Honorable Steven M. Vartabedian, Associate Justice; Honorable Dennis A. Cornell, Associate Justice; and Eve Sproule, Court Administrator/Clerk, by Jill Rivera, Assistant Deputy Clerk.

F038931 Ingle v. Marquez

Cause called and argued by Jeffrey Lerman, Esq., counsel for appellant and by Jesse Adams, Esq., counsel for respondent.

Cause ordered submitted.

F038682 The Bright Family Foundation v. Marjorie H. Bright et al.

Cause called and argued by Stephen Mayne, Esq., counsel for appellant and by James Lewis, Esq., counsel for respondent.

Cause ordered submitted.

F041662 Alan G. v. Superior Court of Kern Co.; Kern Co. Dept. of Human Services

Cause called and argued by Alan G., petitioner in propria persona. Mark Nations, Esq., Deputy County Counsel, counsel for real party waived oral argument.

Cause ordered submitted.

F041663 Heather G. v. Superior Court of Kern Co.; Kern Co. Dept. of Human Services

Cause called and argued by Heather G., petitioner in propria persona. Mark Nations, Esq., Deputy County Counsel, counsel for real party waived oral argument.

Cause ordered submitted.

Court recessed until Thursday, December 12, 2002 at 1:30 P.M.

IN AND FOR THE

Fifth Appellate District

The court reconvened in its courtroom at 1:30 P.M. Present: Honorable James A. Ardaiz, Presiding Justice; Honorable Steven M. Vartabedian, Associate Justice; Honorable Dennis A. Cornell, Associate Justice; and Eve Sproule, Court Administrator/Clerk, by Shandra Gallagher, Assistant Deputy Clerk.

F037126 People v. Panella

Cause called and argued by Linda Leavitt, Esq., counsel for appellant and by Mark Johnson, Esq., Deputy Attorney General, counsel for respondent.

Cause ordered submitted.

Court recessed until Friday, December 13, 2002 at 10:00 A.M.

F037488 People v. Moreno

The judgment is affirmed. Ardaiz, P.J.

We concur: Harris, J.; Wiseman, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F039040 People v. Yocum

Counsel having failed to request oral argument in the aboveentitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

F039040 People v. Yocum

The abstract of judgment is ordered modified to reflect an additional \$270 in laboratory fees and penalty assessments. In all other respects, the judgment is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

IN AND FOR THE

Fifth Appellate District

F038549 Ram et al., v. Cooper

The judgment is affirmed. Costs to respondent. Ardaiz, P.J.

We concur: Harris, J.; Wiseman, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F040183 In re Andres G., a Minor.

Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the case is submitted for decision.

F040183 In re Andres G., a Minor.

Appellant's adjudication of violating section 148 is reversed. The order made by the juvenile court following the disposition hearing is modified to provide that appellant's maximum period of physical confinement is four years, not four years four months as declared by the court. In all other respects, the orders appealed from are affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F039802 Magan v. County of Kings et al.

The judgment is affirmed. Costs are awarded to the County. Wiseman, J.

We concur: Ardaiz, P.J.; Harris, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F039965 In re Eric W., a Minor

Counsel having failed to request oral argument in the aboveentitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

IN AND FOR THE

Fifth Appellate District

F039965 In re Eric W., a Minor

The judgment is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F038052 People v. Breazell

The judgment is affirmed. The \$270 fine imposed pursuant to section 672 is ordered stricken. The trial court is directed to prepare a new abstract of judgment to reflect this change. Cornell, J.

We concur: Ardaiz, P.J.; Vartabedian, J.

[CERTIFIED FOR PARTIAL PUBLICATION]

F040579 In re Jeneigh M., et al.

Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the case is submitted for decision

F040579 In re Jeneigh M., et al.

The judgment is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F037341 Dickerson v. VeVea

Appellant's petition for rehearing filed herein is denied.

F040719 In re Andrew F., a Minor

Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the calendar date heretofore set is vacated and the case is submitted for decision.

F040925 In re K. E. et al. minors.

Counsel having failed to request oral argument in the aboveentitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

IN AND FOR THE

Fifth Appellate District

F040925 In re K. E., Minors.

The judgment is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F040835 In re Molly B., a Minor

Counsel having failed to request oral argument in the aboveentitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

F040835 In re Molly B., a Minor

The judgment is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]